JOHN AINSLIE, PIRANCIAL EDITOR. HARRY BERK, LOCAL ESTYOR. R. Y. ENGLISH, COMMERCIAL AND RIVER Editorial Rooms-No. 14 JEFFEERON arms.

STREET, UP STAIRS. Business Office-No. 13 JETTLESON STREET Business Manager-Jour Albeite. AGENTS. J. D. Rasberry, general agent for Arkansa

ohn E. Beardon, Little Book, Ark. Richard Thrusten, Van Buren, Ark.

rights and privileges of which they have been are applicable to the South, and an utter disselved; no presecutions or disqualifications want of moral courage to uphold the and cannot be made to do so. In the UNION, PRACE, LAW and ORDER. PERCENTUAL ASSURANCE to all freemen of the realizes it seriom shrinks from the con-african race, of all the civil rights of freemen tipgencies incident to political warfare.

The old land-marks of the Government.

No librid Commanders, and yet again of the country for the profit of smether portion.

Whatever is 30000 librid, whose name they act, and worthy of whose name they act, and worthy of the sense of Justice revolts against the shear of the country for the profit of smether portion.

Whatever is 50000 librid, formula to the remodel, and of the public from the profit of smether portion.

Whatever is 50000 librid, formula to use with the public from the profit of smether portion.

Whatever is 50000 librid, formula to use with the public from the profit of smethers, and worthy of the profit of smethers, and worthy of the profit of smethers, and of the profit of smethers, and worthy of the profit of smethers, and worthy of the profit of smethers, and with the rights of the parties. No third Monday in February as to whether the will be a city.

—Ex-Gov. Army, of New Mexico, left smethers, and worthy of the profit of smethers, principally by Radicals; some being liberal, others tenaciously favoring Haddield's public from the decision of the Court; sand worthy of the sound that the public from the decision of the Court; sand worthy of the sound that the public from the decision of the Court; sand worthy of the profit of smethers, and worthy of the profit of smethers, and worthy of the profit of smethers, and worthy of the profit of the parties. No third Monday in February as to whether the will be a city.

—Ex-Gov. Army, of New Mexico, left smethers, and worthy of the profit of smethers, and worthy of the profit of the parties. No third Monday in February as to whether the will be a city.

—Ex-Gov. Army, of New Mexico, left smethers, and worthy of the profit of the parties. No third Monday in February as to whether the will be a city.

—Ex-Gov. Army, of New Mexico, left smethers, and worthy of the profit of the profit of the profit of the parties. No third Monda the descendants of English freemen

ested by the name and address of the muzzle the Supreme Court judges. Business letters should be addressed to "THE AFFEAL," Memphis. Communications for publication must be writ-

all other matters connected with the editorial department, should be addressed: EDI-We cannot, as a rule, undertake to return articles not found suttable for publication.

ENTRAL EXECUTIVE COUNTITIES FOR THE DISTRICT OF WEST TEN-The following nat appointed a Central Executive Committee for the District of West Tennessee SHELDY COUNTY .- M. D. L. Siewart, Alired T. Lacey, Josse W. Page.

WRANLET COUNTY - William P. Cald well. DYER COUNTY .- Charles Gibbs. GIBS S COUNTY - Wise A. Cooper. MCNAINT COUNTY .- S. L. Warren.

counties composing their respective Congres- Court. A disgraceful attempt is there-

The Court must therefore hold that mili- six on the other.

The Court consists of eight judges. To require two-thirds of the judges to concur,

stealthily, it might demoralize the people not do it in favor of you." to its purposes. After subjugating the Judge, when the Court is divided, ought Supreme Court, it is only necessary to establish a consorship of the Press, which in which there are one hundred and fifty it has as much right to do as to enact the lawyers. The one hundred and fifty reconstruction acts, or take the public lawyers may have been equally divided. It is the first time, often as the Supreme have given the casting vote. Moreover, the traces again. The Northern Jacobin —John William Fielder, of Laporte, Court has declared laws unconstitutional. and distasteful as these decisions have States, a single judge can decide a law scmetimes been to the dominant party unconstitutional, and no law can take and Congress, that any party or set ci away from him that power. Yet, under men has proposed to tender the Supeme the new devilment, if the losing party Court powerless to do justice to individ. below appeals the case to the Supreme nals or States, by demanding that more Court, five judges against three shall not than a majority of the judges should con- after the decision. So the law gives an cur, to enforce the Constitution as the appeal to the Supreme Court at Wash-It has not been uncommon for the State, in certain cases. The State Court State Legislatures to enact bad laws in decides a law of Congress unconstitu-

order to effect temporary purposes, and tional, by a majority of one vote. Would remove obstacles to the execution of any State agree that this decision in their will. The worst laws that ever were on the statute books of some of the were on the statute books of some of the States, thus originated. Whenever the action of a Legislature is governed by naked questions are submitted to the status Nig-Radical Constitution, that such a motive, it does all it can to over-throw the Government, law and justice throw the Government, law and justice individual rights, in cases and suits, for together. The National Intelligencer its decision.

and indifference in the matter of pre- sur serving civil liberty, which, in the light of the past, is both amazing and alarming. It is this apathy which alone renders it possible for a Congress of revelocities of the Supreme Court, namely:

Signal action, shall henceforward be powerless, whatever the character of the proposition at the course of all may be. To-day the proposition is that, instead of a majority of the proposition at even-eighths occurrence of all may be required then a majority of the commenced—no restriction save than the proposed, it might be proposed, it might be proposed, it might be proposed, it might be proposed in the proposed of the shall be continuously as a past to fix a number of the forman of the course of a symmwhat everated life, the commenced—no restriction save that which as majority of the commenced—no restriction save that which as majority of the commenced—no restriction save that which as majority of the dominant party by the commenced—no restriction save that which as majority of the dominant party by the constitutions in the please, and may obvit at election of the counternees of all law, State and National, constitutionally enacted.

Restrace to Tyranny, Usurpation and Opposition of the court in any shape proposition and opposition in the please, and may obvit at election of the constitution of the syntam of the counternees of the proposition of the constitution of the syntam of the moment impressed proposed it might be propos

prerogatives of any Department of the States, or upon the just and Constitutional prerogatives of any Department of the States of National Governments.

No Establishments upon the just and Constitutional prerogatives of any Department of the States of National Governments.

No Establishments of Military depositions, no enthronting of marital law, no suspension of the writ of Habeas Carpus, no slaying of elities by Military Courinisation, no interferences with the Courts, no lative de success, straight of the Courts, no lative de success, straight of the Courts, no lative de success, in time of pasces.

No STARNING ARNIES of States in time of pasce of coulidence in the constitution attempt to establish an independent judiciary, to confine Court another, the independent judiciary, to confine Court in dependent judiciary, to confine Court in the Counting of the Constitution, if Congress can make its majority of the Supreme Court in decising on the constitutionality of a law.

Another thing is to be said, and it is this: Congress has no business to know, and nobody has in any case any business absence of confidence in the constitution attempt to establish an independent judiciary, to confine Court in dependent judiciary, to confine Court in the Counting of the Constitution, if Congress can make its majority of the Supreme Court in decising on the counting of a law.

Another thing is to be said, and it is this: Congress has no business to know, and nobody has in any case any business to know that there is any division among ported to have a manufacture of the Constitution attempt to establish and independent judiciary, to confine Court in the Counting in the Court in the C prosecutions or disqualifications want of moral courage to uphold the principles that are involved. A conformer for the Parsers and Furums sciousness of right usually inspires calming opinion. The whole thing of delivonest and iswraided.

No asyrval of old party differences; but a They are afraid of the ground they tread foolish, victous practice. The Court has are Unitarians. Union of all Conservative men, of all former upon, and of phantoms at every turn. TO CORRESPONDENTS. tion and Judiciary Committees that he notice can be taken of akonymous Com- there is no time to loss. The thing

per with Justice in her highest sanctuned syntlemen are hereby to this last project of the Republicans.

cannot pass the ordeal of a judicial examination by an impartial and fairly conproposed is prompted by the expectation brought before the Supreme Court within should likeries of the State, with power to if would unsettle every constitutional decision ever rendered by the Supreme appoint Executive Committees for the section of the State Central Executive Committee of the Conservative party for the State Central Executive Committee of the Conservative party for the State of Tennessee.

Court. A disgraceful attempt is therefore to be made by Congress to run a face against the Supreme Court, and Congress itself hears, ing does not always cure the poison in pork.

Eyorder of the State Central Executive Communities of the Conservative party for the hory an act through impairing the powers of that tribunal before it shall have time to set aside an unconstitutional law. So many Republicans have openly questioned or denied the constitutional law. So many Republicans have openly questioned or denied the constitutional law. So many Republicans have openly questioned or denied the constitution acts are about to be declared null by the Supreme Court. From that moment the Republican party will sink "deeper than ever plummet to set aside an unconstitution in Peru is apreading. The Rebels had cut Pasada's cramming fork.

The Rebels had cut Pasada's cramming four trunks, contents and empower the Constraint of the Southern that the revolution in Peru is apreading. The Rebels had cut Pasada's cramming fork.

—A fellow named Sullivan was arrested for obtaining four trunks, contents and empower the Constraint of the Bouthern that the revolution in Peru is apreading. The Rebels had cut Pasada's cramming fork.

—A fellow named Sullivan was arrested for obtaining four trunks, contents and empower the Pousson in the Republican party will sink "deeper than ever plummet to set aside an unconstitution in Peru is apreading. The Rebels had cut Pasada's cramming fork.

The Rebels had cut Pasada's c PROPOSED SUBJUGATION OF THE openly questioned or denied the constitutionality of the reconstruction sels, It is believed that whenever the quest that it is no wonder Congress dares not

the dominion of the United States ex. same whether Congress thugs out three

States are absolute nullities; that military commissions cannot be substituted for courts of civil and criminal justice; and that the great rights guaranteed by the Constitution cannot be defined anywhere questionably do, and the republican party within the domain of the United States. | would incur the edium of passing such a

au unlawful and usurping assembly, onth, and the Judicial character itself, to decide a law void that is in conflict committing that worst kind of treason, to decide a law void that is in conflict using all their power in the South to the subversion of the Constitution and the Constitution. No one can beep down negro representation for the wardrobe does not cost him \$200 n year. agree, and moving the appointment of the country.

With the Constitution. No one can beep down negro representation for the present and till after the Presidential. The truth is, a man with \$4,000,000 of another committee, instructing them to Wherefore the House of Representation and sees another in any section, and aspirants, and we learn from good and appropriate to describe the following aspirants, and we learn from good and the following appropriate the following aspirants and the country. Wherefore the House of Representatives has passed, and the Senate will pass a bill, requiring the assent of two thirds of the judges, to set aside as unconstitutional a law enacted by Congress. A majority of one vote in each House may pass the law; but a majority of the judgesshall not prevent its being enforced, the parties claims a right, and we learn from good aspirants, and we learn from good aspirants from good aspirants, and we learn from good aspirants from good aspirants, and we learn from good aspirants from good aspirants from good aspirants from good aspirants from good aspirants.

—J. B. McCullah, the Cincinnati Commorphism of the said, is to be After a discussion, and at the support from good aspirants from good aspirants from good aspirants.

—J. B. McCullah, the Cincinnati Commorphism of the said, is to be After a discussion, and at the support from good for this purpose. Any negro nominee to for Congress can rell out his chance for a Mack," it is said, is to be Andrew Johnson's Private Secretary. Good for "Mack," maybe he'll get back to Democratic principles.

—As anticipated, the Military Treasing for the South and the support from good for the Southern from good at the Congress can rell out his chance for a Mack," it is said, is to be Andrew Johnson's Private Secretary. Good for "Mack," it is said, is to be Andrew Johnson's Pr judgesshall not prevent its being enforced, there is any justice at all, to make it defeated. no matter how glaringly unconstitutional the law that it shall require the concuris to require siz to do so, as five are not great outrage for any Court to be comtwo-thirds of eight. The law therefore pelled to say to a suitor, 'It is the judg-

one party, and that five only may decide much by any other step they could take, eently poisoned by arsenic, it is supposed, viding that the entire tax be suspended In favor of the other. It would be a unless it were by murdering their wives in the food or water. Most of them will until after 1868, and that after that year duties. two-thirds of eight. The law therefore ment of five of us that the law of the seventy negroes to Congress. Witness Andrew's and Montreal, Canada, at can do thir, it can require the decision to case is in your favor; three of us only the applause with which a negro from midnight of the 14th inst. do not think so, but the opinions of the three must, by law, prevail over those obinism develops its monstrous purposes so rapidly. If it moved more slowly and case in favor of your opponent, but cancase in favor of your opponent, but cannot do it in favor of you."

It is said that the opinion of a single indge, when the Court is divided, ought in the court is divided. not to overturn the action of a Congress

and a single numscull or knave may ington from the Supreme Court of a

traitors to overthrow it, and to rear in traitors to overthrow it, and to rear in tis stead a despotism.

As familiarity with danger begets indifference, so familiarity with the despotions of the war has brought declaration that the Constitution is about the American people to a state of spathy and indifference in the matter of over the matter of over the constitution of the war has brought declaration that the Constitution is about the American people to a state of spathy and indifference in the matter of over the constitution is about the matter of over the constitution in the constitution is about the matter of over the constitution in the constitution is about the matter of over the constitution of the constitution is about the constitution in the constitution in the constitution when submitted. And this even if these same white people divide among themselves directly afterward and renew hostilities upon other leaves.

olutionists to strike a blow at the sacred shield of our constitutional system, without arousing an indignant people to arms.

If this project prevail, the higher attributes of the court will be destroyed.

The expectation of the constitutionality of laws. Congress decides by a mere majority that a law is constitutional, and forbids the Supreme Court to decide, by a majority that a law is constitutionality of the work of organization go on! In Egypt it should be perfect, harmonious and thorough. Illinois is to be carried for the Democracy! To that end the majority of the Supreme Court in the Congressional District that of the constitutionality of the work of organization go on!

In Egypt it should be perfect, harmonious and thorough. Illinois is to be carried for the Democracy! To that end the majority of the supreme Court in the work of organization go on!

In Egypt it should be perfect, harmonious and thorough. Illinois is to be carried for the Democracy! To that end the majority of the supreme Court in the work of organization go on!

In Egypt it should be perfect, harmonious and thorough. Illinois is to be carried for the Democracy! To that end the work of organization go on!

In Egypt it should be perfect, harmonious and thorough. Illinois is to be carried for the Democracy! To that end the work of organization go on! The principle will be in effect affirmed deciding the very class of cases sepecially must contribute a majority of at least that partisan exigencies, real or supposed, constitute the supreme law; that has a right to make two-thirds of the Center and in the North we say, put | Special Dispatch to Memphis Appeal.] the court, created by the Constitution in part to judge of the validity of Congressional action, shall henceforward be powerless, whatever the character of the powerless, whatever the character of the for that purpose, and thus enable Chief and we will not disappoint you.

LITTLE Rock, January 22.—A compute a disappoint you.

—The death of J. C. Hutchinson, Esq., of the Fort Smith and Little Rock Railleanness and thus enable Chief and we will not disappoint you.

which this affair affords. The cowardlice as well as the bravedo of guilt is
stamped upon its face. Itshows an utier
absence of confidence in the constituto know that there is any division among
tional efficacy of the measures which
are applicable to the South, and an utier
the Congress has no business to know,
puffs.

—Manton Marble, of the World, is reto know that there is any division among
to have a salary as editor-inchief of \$4000 a year.

Whether property liable to capture
and prize, embraces land held by prito know that there is any division among
to have a salary as editor-inchief of \$4000 a year.

Whether property liable to capture
and prize, embraces land held by prito have a salary as editor-inchief of \$4000 a year.

Whether property liable to capture
and prize, embraces land held by prito have a salary as editor-inchief of \$4000 a year.

abuse of their delegated power. The him to tell the losing party that he idea seems to prevail in the Reconstruction and Judiciary Committees that TO CORRESPONDENTS.

In the Lection of the control o even Congress, has any right or can have Minn. exted by the name and address of the writer, as a guarantee of his good field and The New York World, one of the any, to know how the Judges stood upon The Cheyenne Argus, of the 12th ablest journals in the country, says: the matter. The opinion of the minority inst., learns that T. J. Weish and a Mr. The enormity of this attempt to tam- can not in the nature of things be the Ramer were robbed of \$5000, near Maiad mittees were taken up.

> by enacting that the laws of Congress deserve thrice the respect which is due to them—the enormity of this attempt cannot be overstated by any strength of language. The proverb, that whom the gods wish to destroy they first make mad, was never more fifty applied than to this last project of the Republicans. In the first place the proposal of such a law is a confession that the reconstruction acts would have disgraced itself for nothing a law is a confession that the reconstruction of the great mass of the loyal Unionists from the option of the loyal Unionists from the option of the loyal Unionists from the option of the great mass of the people which is impossion to the passage of this preposterous bill. It will give occasion to such a veto as will make the country ring, and the ears of the Republicans tingle. If it should be killed also.
>
> Another, and if you want it would be killed also.
>
> —A letter safely reached its destination in lowa with this indorsement: to vacate all civil offices, and fill them at once with men who will assist Congression to vacate all civil offices, and fill them at once with men who will assist Congression that the reconstruction.
>
> The majority report reciting the suffer leave ings of the loyal Unionists from the option of the people ings of the loyal Unionists from the option of the people ings of the loyal Unionists from the option of the people ings of the loyal Unionists from the option of the people ings of the loyal Unionists from the option of the people ings of the loyal Unionists from the option of the people ings of the loyal Unionists from the option of the people ings of the loyal Unionists from the option of the people ings of the loyal Unionists from the option of the people ings of the loyal Unionists from the option of the people ings of the loyal Unionists from the option of the people ings of the loyal Unionists from the option of the people ings of the loyal Unionists from the option of the people ings of the loyal Unionists from the option of the people ings of the fession that Congress is aware that they case about to come before them, it will -The St. Louis Times newspaper ancase about to come before them, it will equally fail, and equally recoil. It gives the Democratic party the advantage of a new and strong issue. The independence of the judiciary, the great bulwark of all of the judiciary in the judiciary of the judiciary in the judiciary of the judic result of the Presidential election.

tion necessarily arises in a care in which individual rights are concerned, in the Supreme Court to pronounce an opinion on the subject. But a bill to deprive judges of their anthority is so bold and infringement of the unanimous decision in the Dradic the manimous decision in the Dradic flows not possess and cannot exercise any powers whatever outside of the Constitution, and that it cannot govern or legistate for even a conquered country, except in accordance with the Constitution, which is necessarily in force wherever a songle for the Supreme Court to pronounce an opinion on the subject. But a bill to despite the Supreme Court to pronounce an opinion on the subject. But a bill to despite the Supreme Court to pronounce an opinion on the subject. But a bill to despite the Supreme Court to pronounce an opinion on the subject. But a bill to despite the Supreme Court to pronounce an opinion on the subject. But a bill to despite the Supreme Court to pronounce an opinion on the subject. But a bill to despite the Supreme Court to pronounce an opinion on the subject. But a bill to despite the Supreme Court to pronounce an opinion on the subject. But a bill to despite the Supreme Court to pronounce an opinion on the subject. But a bill to despite the Supreme Court to pronounce an opinion on the subject. But a bill to despite the Supreme Court to pronounce an opinion on the subject. But a bill to despite the Supreme Court to pronounce an opinion on the subject and in the subject of the State with the Constitution and in tributal the constitution of the Convention of the State with the waters of the creak and obtain keroseme for the majority of the waters of the creak and obtain keroseme for the midnight lamp.

—The Montana Legislature has passed a resolution asking Congress to approach the majority of the editors that the constitution of the Constitution of the Constitution.

The doctor of the Constitution and the constitution of the const which is necessarily in force wherever a particular class of cases. It is all the the purpose of sending asgro Senators Mr. Lincoln's administration.

and children and then committing sul- probably recover. seer, at Washington, of the FES- future.

prove the Caucasian race. The sooner the miserable farce of

pondent of the New York Times, speak- a way of escape in case of socident. ing of the proposed prevision in the Lou-"All persons shall enjoy equal rights and privileges while traveling in this state in any conveyance of a public character, and all busi-uses places or otherwise, carried on by charter

services. The Noticent Entity of the speak of the property of the speak of

upon other issues.

GENERAL NEWS--The Cairo Democrat of the 21st says:

Another thing is to be said, and it is When Louis Napoleon scolds, Eugenie ing he would decide. It was referred to the same.

No REPUBLIATION, by State or Nation, of any The extreme Radicals, however, eeem to they do not assent to the opinion and Gordon Bennett a Roman Catholic, shear's resolution to disfranchise all opshut their eyes when they rush ahead. Judgment of the majority, is a wrong, William Cullen Bryant and Peter Cooper posed to reconstruction, were referred.

be on one side of the page only, and upon Mr. Welsh stating per with Justice in her nignest sanctus, this attempt to destroy the independence of the judiciary, this attempt to Holes, and upon Mr. Welsh stating Station, on the road from Solmon river to degrade and subvert the Constitution we say to it "Amen! Gop GRANT IT!" that he knew the robbers and would State offices was presented. we say to it "Amen! God Grant IT!" that he knew the robbers and would In a party view, we have no objection have them arrested, they immediately the least the least of the le

our rights and liberties, is involved in the Swartwouting with three thousand dol- the Military Commander of the District : lars of its funds. The obituary is brief, that a bill was now pending before Con-McNaint Course. L. Warren.

With full power to appoint a Congressional cannot be retro-pective; for in that case cannot be retro-pective. perhaps in a few days, we may see it pushed over and enguised. Intelligent men expect, and Congress itself hears, ing does not always cure the cook-thus securing more just and effi-

a good name.

the dominion of the United States extends. So it was expressly held even by
Justices McLean and Curtis; and so it
must be held now, by any honest judges on one side shall balance

same whether Congress things out three
judges in order to reduce the conservative predominance, or whether it simply
nullifies their votes by declaring that
three judges on one side shall balance
three purpose of sending aggre Sending
and Representatives to Congress from
that Nonthree purpose of sending aggre Sending
and Representatives to Congress from
that the purpose of sending aggre Sending
and Representatives to Congress from
that State, excluding all white men, but
obtaining a majority of whites in the
Legislature of the State.

Citizens of Virginia, just arrived here,
six on the other was adopted that no men
that the purpose of sending aggre Sending
and Representatives to Congress from
that the purpose of sending aggre Sending
and Representatives
to the purpose of sending aggre Sending
and Representatives
to Congress from
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that the purpose of sending aggre Sending
that the purpose of sending aggre Sending
the purpose of the State of Sending aggre Sending
the purpose of Sending aggression and Sending aggressi also confidently assert that they can de- paste by using silicate of potash, and a Washington, January 22.—The sup tary despotisms over the ten Southern States are absolute nullities; that military bill is foolish and suicidal, because the

epresentation to the freedmen. some friends, as follows: "Ladies and South, to it is apprehended, however, that there gentlemen, allow me to introduce to you mittee. some friends, as follows: "Ladies and South, was referred to the Military Comare so many white Radicals in each of a gallant gentleman to whom I am inthe ten tates who aspire to Federal
debted for an ungraceful limp, and whom
office, that no combination for the election; and whenever it assumes a power not granted by that instrument, it is not granted by that instrument, it is an unlawful and usurping assembly,

defeated.

The men of the South could not gratify

The men of the South could not gratify

Four hundred inmates of the Deer

The men of the South could not gratify

Four hundred inmates of the Deer

The men of the South could not gratify

The men of the South could not gratify rence of six Judges to decide in favor of and delight the Northern Jacobins as Island institution, near Boston, were re-

reconstructed States will make him the quiring more respect from reporters in trict of Columbia. An amendment, re-SENDENS and TRUMBULES, who de- -There is said to be neither meat,

the traces again. The Northern Jacobin theory is, that the negro is the natural equal of the white man in intellect, if not his superior; and that the intermixture his superior; and that the intermixture of his "rich tropical blood" will lm--The father of a family at Washing-ton holds a chief clerkship worth \$2200, committee of conference on the cotton acobinism and Anacharsis-Clootz'sm other, one of \$1400, while the daughter is two sons have \$1200 cleriships, and an- tax, and the Senate then adjourned.

gress, and be forced into white compan
—The officers of the Milwaukee and disposed of them as follows: onship on railroad cars and steamboats, at hotels and places of amusement. That is the holy mission of Jacobinism.

The officers of the Milwaukee and orders to their La Crosse, Prairie du connecting lines, forbidding lines, forbidding and connecting lines, forbidding lines, forbidd W. M. B., the New Orleans corressor that passengers may not be debarred shall be allowed for stationery and news-

ernment against the attempt of usurping in conflict with it. This degrades the traitors to overthrow it, and to rear in Constitution from its supremacy, and then that all white people, without re-

SPECIALS TO APPEAL.

ARKANSAS.

MORE ABOUT MONEY Schemes of Disfranchisement

munication from Haney, the Secretary

-The Empress Eugenia is reported to resolution appropriating money came week, and it must decide the following be the most graceful smoker in Paris. properly before the General Command-

To these resolutions were offered an in-Union of all Conservative men. of the President, anon of the public. It deals —Helena, Montana, is to vote on the terminable variety of amendments, prin-

MISSISSIPPI.

rules being suspended, the report of Com-Gen. Meade that the Convention was

sional reconstruction.

from military to civil Government by a to establish a colony.

recede from the Senate's amendment

and children and then committing sul-cide to the last man, as by sending —Earthquake shocks were felt at St. seventy negroes to Congress. Witness Andrew's and Montreel Const. Sumner, from the Committee on Far

ducing the amount to \$15,000, was adopted and the bill passed.
The resolution admitting Thomas, the test Jacobinism in their hearis, some-bread nor money enough in Wilkinson Senator elect from Maryland, on his of the Constitution providing for the county, Miss., to support the inhabitants taking the oath, was taken up and debated by Boolittle, Drake, Tipton and ners for the parish of Orleans, one Sheriff The debate was interrupted by the an- nal Courts and the other of the Civil

ary resolutions adopted.
Marrill, of Vermont, Sherman and is played out, the better. It has to run provided for with a \$900 place—nearly The House considered the Senate's Mclivane addressed the Convention.

The House considered the Senate's Mclivane addressed the Convention.

Geo. Grant leaves for Washington morrow.

> papers to each member or Senator for The House concurred in all the Sen-TELEGRAPHIC MARKETS.
>
> The House concurred in all the Senate amendments without question except the last, which repeals all laws permitting the transfer of appropriations for one branch of business in a department uplands, 17ic. Flour a shade firmer for to another branch, which was non-continuous.
>
> The House concurred in all the Senate and resulted to have a reporter. The per diem was fixed at \$8 per day for members, \$12 for the President, and the mileage at twenty continuous.
>
> REM OVA L.

of color or other distinction, between the ages of five and twenty.

ages of five and twenty.

The House then proceeded to the consideration of the bill reported by Julien from the Committee on Public Lands, declaring forfeited to the United States certain lands given to aid in the construction of railroads in the States of Alabama, Mississippi, Louisiana and florida.

During the debate the epithet of TUESDAY EVENING, JANUARY 28, 1868 coward" was applied by Chandler to The bill went over until to-morrow to enable the Missouri delegates to announce the death of their colleague, Thos. E. Noell. Eulogies were made by Newcomb, Burr, Pike, McCormack, Newblack and Knott. Appropriate resolutions we adopted, and the House addressed. Third night of the young tragsdian EDWIN Lowered.

FROM WASHINGTON.

gram from the District Commander or. bill will be laid before them, and should -Victor Hugo sells his autographs for ten frances—two dollars each—invariably in advance. He makes a large income from the source.

Treasury for expenses of the Convention without special orders; that when the come up in the Supreme Court next

1. Whether seizure and capture are

-Henry J. Raymond is a Presbyte-rian. Mr. Greely, as is well known, is Mr. Hadfield's resolution to instruct before the sales. principles that are involved. A conprinciples that are involved. A conprinciples that are involved. A conprinciples that are involved. A consciousness of right usually inspires calmness and strength, and the party which
realizes it seidem shrinks from the conrealizes it seidem shrinks from the coninforming the parties to the case that

The latter has approximated to an orthodox stand-point in late years. Mr. Bonchising all who were engaged in the reinforming the parties to the case that

The latter has approximated to an orthodox stand-point in late years. Mr. Bonchising all who were engaged in the rebreach of municipal law, while under informing the parties to the case that per is a Congregationalist, and Mr. Jas. bellion up to July 4, 1864, and Mr. Brathe command of the military forces of Commercial and Claim Agents, 5. Whether the Constitution operates with its guarantees when the United States recover the city?
The Secretary of the Navy in view of the contemplated reduction of the ma-rine and naval forces in Louisiana, inse lucing his estimates \$22,392,705 92.

FROM FLORIDA.

TALLAHASSEE, FLA., January 22 -- In

the Convention to-day a resolution pre-scribing the oath of office which the members and officers are to take, was Jackson, Miss., January 22.—The adopted.

A resolution was adopted to telegraph

Barry, Chairman of Committee on from him. Also to Col. Sprague, com-Memorials to Congress to vacate the manding the District of Florida, inviting him to a seat.

Ordinances for the relief of the people,

FROM NEW YORK.

NEW YORK, Jan. 22 - South American

Rio dates to the 26th ult., state that the illies were preparing an expedition to capture the Paraguayan supply post of Hurnita, which was being strengthened by Lopez, with water batteries. They, however, appeared to be crumbling away under the continuous fire of the iron

It is said that an expedition of 5000 allied cavalry was being prepared against The cholera was killing from eighty to ne hundred and forty persons daily at Buenos Ayres.

FROM GEORGIA.

ATLANTA, January 22.—A committee of five was appointed to-day by the Convention to investigate certain charges made by reporters. Another committee was appointed to ascertain if one of the delegates has ever been in the penitentiary.

Three additional sections of the Bill of A call was issued by a Radical Comttee for a Convention here on the 19th

FOREIGN.

LONDON, January 22.-Penesia officially denies that she is sending troops HAVANA, January 22.—Senor Romero has been appointed Mexican Minister of

United States before entering upon his WEATHER AND RIVERS. LOUISVILLE, January 22.—The river is falling slowly with five feet five inches in the canal. The weather is cloudy and Sr. Louis, January 22.—The weather is unsettled and sleeting. CINCINNATI, January 22.-The river

has fallen nine inches. There is now sleven feet seven inches in the channel, The weather is clear. Thermometer 32. FROM NEW ORLEANS. New OBLEANS, January 22 .- The

to be the executive officer of the Crim RICHMOND, January 22.-The Conver tion to day adopted the proposed article in the Bill of Rights, deciaring Virginia co-equal with the other States. Bishop

Gen. Grant leaves for Washington to

Convention spent to-day in fixing the

MEMPHIS, TENN.

AMUSEMENTS.

GRAND BALL FOR THE BENEFIT OF THEEXCHANGE BUILDING.

Third night of the young tragelian EDWIN Thursday Evening, January 23,-Will be presented DEAD HEART.

FIFTY FOUND LAUTEN WANTED-Apply between land lat Theater.

CHANCE OF TIME-Doors open at % past 7 o'clock; outlain will rise at % to 5 precisely. Scale can be secured six dars in advance.

VARIETIES THEATER. Corner Main and Washington Sts. CHAS. H. H. BROOM, Lessee and Proprieto See this Mammoth Company ! Johnny Hart, Oscar Willis,
Tony Benton, Charlie White,
The Delaware Boys.
Mm'lle Augusta Lamereaux,
Miss Lainu Whorton,
Miss Lainu Whorton,
Miss Kate-Fartington,
Miss Kate Conneil,
Miss Wated Calvert.

Se Wanted immediately, 10 Ballet Girls.

wanted immediately, 10 Ballet Girls, duminaton, Sec; private boxes, St. Doors op at 6% o'clock; performance commences at o'clock.

AUCTION.

uniosa all cinima against said Tobacco are pai sefore that time. A. J. KNAPP, Agent. Royster, Tresswant & Co., Auctionsers. Jate im.

AGENTS FOR BANKRUPTS, COMMISSIONER OF DEEDS, ETC., FOR ALL, the States and Perritories, Commissioner the United States District Court and Cour Jaims at Washington, and No/FART PUB munication to the Speaker re- No. 19 Madison Street, Memphis, Tenn.

See Especial attention given in preparing and filing papers for discharge in Hankraptcy and claims against Bankrapts. All natiness outrested to us will be executed with Dispatch and Economy to those applying. Self-im ST. LOUIS MUTUAL

HOME OFFICE, No. 513 Olive Street,

ST. LOUIS. D. A. JANUARY, President. JAS. H. LUCAS, Vice Preside't. WM. T. SELBY, Secretary. WM. N. BENTON, Gen'l Agent

sentatives, with slight alterations, was adopted.

Gov. Walker and the State officers were invited to seats on the floor.

The Committees on Finance, Relief and Printing were appointed.

Ordinances for the relief of the records.

on as good terms as any Company, RESIDENCE OR TRAVEL. MEMPHIS BOARD OF REFERENCE :

ny & McGhes, N. Corouna, A. E. Ffar sent Alexander, Clapp, Vance & An eneral N. E. Forrest, General J. R. Ch om., Joseph E. Montgomery, Judge J. thers, Bay. S. H. Ford, Ltd., Ray. J. R. dage Phiness T. Scrugs, Gallaway, Ha o., DeSoto Insurance Company. AGEN: T OFFICE IN MEMPITIS NO. 43 Mailtion street, Kill Williams' Hook.

MCMAHON & DITS.

State Agents for We-t Teanessee,

ATTWOOD & ANDERSON, General Commission

HAVING been appointed RECEIVER F COMMERCIAL BANK OF TENN=881 Forwarding Merchants. And dealers in Hay, Corn, Oats, Bran, Flour Bacon, Lard, Whisky, etc. January 14, 1868. Consignments Solicited. No. 2 Promenade Street, foot of Jefferson Jaio im MEMPHIS, TENN.

AUER & CO., have opened at 42 North Court Street, with a large stock of Flowers, Shrubbery, Brilbs, Seeds, wall salapted to this climats, and raised in their garden, which is near the city on the State Line road.

All who wish to decorate their Windows, Gardens and Lawns with Nature's beanties, are invited to call and examine their stock, which is equal to any in this country, and will be said at very low figures.

Ail Plants sold, whether in bloom or otherwise, will be warranted to be as represented.

Ail swiers for Bouquets, leying out of Gardens, and planting surrobbery or Fruit Trees will be promptly attended to.

All orders for Fruit Trees will be accepted and flied from the Elipswood Nursery, which is on the Figson Roost road near the city.

RAILROAD IRON. 1200 TONS best quality Welst Rails, 50; leans, for sale by PERKINS, LIVINGSTON & POST, jair lw %0 Main street, Momphis, Tenn

SMITH & LEECH,

Finance, and Gen. Augra as Secretary of the Interior. Romero will visit the 342 Second Street, Memphis, Tenn. IF ITS ANY ADVANTAGE BUYING GROCERIES & PROVISIONS VERY LOW,

> ALL AND GET PRICES -- AT-IVINSON'S I guarantee to sell goods lower than they can be landed at wharf.

BOOKS LAW BOOKS, School Books, Novels,

And a Fine Stock of Stationery, -AT-RALEIGH, N. C., January 22 The C. C. CLEAVES & CO.'S.

> THE General Southern Freight Office of the Baltimore and Onio Radironal has been removed from the old stand to To. 266 Front Row, ever Through Bills Lading given to all Eastern dities. Rates as low and time as quick as by Steadman and J. B. Allen, M. D.
>
> He well known house of Toof, Phillips & Co.
>
> M BS. E. WATSON, MONTHLY AND GRN
> Through Bills Lading given to all Eastern
>
> eral Nurse for the sick, may be found at No. 304 Third street, References: Rev. J. O. Steadman and J. B. Allen, M. D. To other routs.
>
> R. BLANUHARD, General Freight Agent,
>
> DERSONAL If the person who stole related to the reson who stole related to the related Beitimore.
>
> H. F. HECKERT, Western Agent, Cincinnail.
>
> E. D. COBB, Agent,
> se21 Baltimore & Ohio Builroad.
>
> Beitimore & Ohio Company of the steamer Balte Lee will return the letters where in it to Messire. Pittamen, Parker & Co., No. 15 Union street, he will be libertly rewards and no questions asked, or send the letters by 1822 to

VEGETABLE Seap Combined with Giy-cerime, recommended for the delicate skin of Ladies and Chitdren. Invented by COLGATE & Co., N. Y.

Sold by all Dealers.

A PTER FOUR YEARS HARD FIGHTING. A JOHN BROWN, III. the dust NOTICE TO SHIPPERS.

A FIER FOUR YEARS HARD FIGHTING.
A JOHN BROWN, ID the language of the immortal Wolster, "Still Lives." The dust and smoke of bettle having passed away, he is again permitted to minister to the wants of his friends in bit old pinfession; and for that purpose has opened a new and complete latter shop, senthesast Corney Union and Second, where he will be proud to see all who patronized him so liberally before the latter shop in the little unpleasantness, and as many new cones as may require his services.

This shall include, as hereening, one Drayage, and services.

This shall include, as hereening sample Hoies, and

Wanted to Exchange. W HO will exchange Memphis property for a weil improved place of 300 acres in high califration, in Validousha and 500 acres in high califration, in Validousha and only Missiaspit, 4% miles west of Coffee wills 7 6 in House, Gin and Mill on the place,

OFFICES AND ROOMS FOR RENT

-- IN---

ST. MARY'S CATHOLIC CHURCH, COMMERCIAL BLOCK. (FORMERLY COMMERCIAL HOTEL),

> CORNER JEFFERSON STREET AND FRONT ROW. St do M ness not be surpassed in the city. RATES MODERATE AND STALL E. H. WORD, on the Premises, Room No. 22. SP Also the LARGE BUILDING IN THE REAR, which will be rented for a Rectaurant.

> > GEORGE PHILLER & CO.,

DEALERS IN HIDES& LEATHER.

Adams Street, between Front Row and River, Have now on hand consignments of Leather, direct from tanneries, consisting of HARNESS LEATHER, BRIDLE LEATHER, SOLE LEATHER. SKIRTING LEATHER, KIP SKINS,

RICE, STIX & CO.

HAVE ALSO FRENCH AND AMERICAN CALF SKINS. WE ARE AGENTS FOR RUBH A HOWARD'S (Suffalo, New York.) HEMILOR SOLE LEATHER. Have now in store 100 Rolls, which we can sell lower than it can be had alsowhere in this parket.

CLOSING

RETAIL DRY GOODS SALE.

OUR ENTIRE RETAIL STOCK IS MARKED DOWN AGAIN

TO INSURE AN EARLY CLOSING OUT.

RICE, STIX & CO.

PLAIN FIGURES.

GREATEST DISCOVERY OF THE AGE.

ANTI-MALARIAL BITTERS! LIFE INSURANCE COMPANY. No Person need Suffer from Fever and Ague, as this Hedleine will give

Immediate Relief, and Effect a Permanent Cure.

AS A TONIC IT IS UNEQUALED.

165 For Sale by all Druggists and General Dealers.

NOTICES.

Notice.

Notice.

WE have this day appointed Mesers ALL

COAL! COAL

C. T. PETERSON.

Office, No. 13 Madison Street, APTAIN LARRY HARMSTAD will active orders for the delivery of Coat. july limits or the delivery of Coat. july limits or the delivery of Coat. july limits or the delivery of Coat.

Just Opened.

NEW LOT OF GOODS, COMPRISING

Yall and Tooth Brushes, Combs, in great

[a2] 357 Main street, bet. Union and Gay

LEE ACADEMY.

alsow M. A. E. MORGAN, Principal.

To Little Rock Shippers.

THE STEAMERS LIBERTY No. 2 AND COM MERCIAL will receipt Freight through to little Rock, until further notice, at the follow

Whisky figure with the second state of the sec

PITTSBURGH

C

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238 1-9 A

icty; Fancy Scaps, Persones and Pomades of

J. W. PALLS & CO.,

DEALER IN

Proprietors and Sole Manufacturers, Petersburg, Va.

MUSICAL

PIANOS, ORGANS, MELOBEONS.

Friar's Point. Apply at ence to of Stovall & Flippin, 57 South JOHN W. FOWLER. UNDERTAKERS. JOHN L. LEECH has retired from the firm o

B. MCCAPPERTY.

WILL lease my lower Plantation in Tunies county, Mississippi, (one of the highest and set in the bottom, for a period of three years ree of tent to any responsible party who will ay the taxes, and do certain repairs and im-McCAFFREY & CORNELIUS NOTICE. WILL at the next February Term (1988) of the County Court of Shelby county, make optication for Lettersof Administration upon a estates of F. M. Dill and P. P. Bill, both

ceased, when and whereall parties concerns n attend. O. M. at SIT. Wilson & Beard, Att/ys, 15 Court at | jai? 2 GENERAL NOTICE. UNDERTAKERS

persons independ and settle their accounts in forward and settle their accounts in factory of the forward and settle their accounts in factory of the forward and settle their accounts in factory of the forward and settle their accounts in factory of the forward and settle their accounts in factory of the forward and settle their accounts in factory of the factory Near Monroe. Memphis, - - Tennessee, METALLIC Cases and Cashess and Wooden NOTICE TO PARENTS. J. C. HOLST & CO .. MISS SALLIE CORNELIUS

WILL OPEN A SCHOOL FOR GIRLS AND small Boys, on the 2n JANUARY, 1868. at the residence of Dr. O. H. Early, on Jone avenue ofth door from Alabama street, and for girls and small boys. At the Old Stand Notice. NO. 320 MAIN STREET To all whom it may concern :

I WILL apply, at the February Term of the Lounty Court of Shalby county, for Letters of Administration on the estate of James W. Williams, deceased. W. G. J. S. CASTAIL. Mempula, Tenn., January 7, 1982. MEMPHIS, TENN. D. PLABERTY, WITH Notice.

is their possession for collection from our for iter agent, Mr. W. P. Paul, will make all rem-altons and address all communications ham—tikey stone being authorized to recei-or payments made in liquidation of said bu-ness. HILLMAN, SROTE KR & SONS, Memohis, Tenn., December 1, 1867. decein MANUFACTURE all kinds of Furniture for the trade at their Factory on VANCE STREET. Keep on hand a large association of Furniture, and at reasonable rates. Also,

eneral Undertakurs and Dealers in Metalike ad Wooden Coffins.

OWEN SMITH,

-DRALER IN-METALLIC CASES AND CASKETS. And Manufacturers of WOODEN and ROSE-WOOD COFFINS, of all kinds, No. 368 Second St., N. E. cor. Gayose St.

MENKEN BROTHERS JUST RECEIVED

CLOTH CLOF IKS. From \$15 to \$2 5.

HAVE AGAIN F CEDUCED

PLATERS AND MERCHANTS BARGAINS IN

80° No. I Carriages always on hand to let ;

ON MONDAY, FEBRUARY IND. WESHALL organize the Forms for the Spring Bession. Fine All Wool 10-4

> At \$3 00 a Pair. MENKEN BROTHEF IS JUST RECEIVED

MENKEN BROTHERS

From \$1 25 to 9 0 cts. per yard, of their Own Imp ortation and the Seut-

D. T. EVERTS & CO., FOR SALE BY P. I. HUETTE & CO. NO. 313 MAIN STREET.

-AND-EMBALMERS OF THE DEAD. No 300 Second Street.

UNDERTAKERS

J. FLAHERTY FLAHERTY & WESCHE. Maunfacturers and Design in FURNITURE.

all limes. The Best Pittsburg Coal. No. 37 Union Street, Manphis, Tenn.

every requisits for the TOILET-Hair, UNDERTAKER. All Orders for Undertaking promptly

BED BLANKETS

25 New Style Black

Empress, Cloths,

MENKEN BROTHERS OFFER TO

DRY-GOODS. NO. 14 JEFFERSON STREET.

delivery of the Cotton, will be charged in our bills.

All bills for Compressing are due and payable upon delivery of the cotton to the carrier.

Stock Hogs and Corn and Fodder to run the place; also, Wagons, Farming Tools, etc., etc., they will find that I a place; also, Wagons, Farming Tools, etc., etc., they choose, they will find that I a place; also, Wagons, Farming Tools, etc., etc., they choose, they will find that I a place; also, Wagons, Farming Tools, etc., etc., they choose, they will find that I a place; also, Wagons, Farming Tools, etc., etc., they choose, they will find that I a place; also, Wagons, Farming Tools, etc., etc., they choose, they will find that I a she place; also, Wagons, Farming Tools, etc., etc., they choose, they will find that I a which are now on the place; also, Wagons, Farming Tools, etc., etc., they choose, they will find that I a which are now on the place; also, Wagons, Farming Tools, etc., etc., they choose, they will find that I a which are now on the place; also, Wagons, Farming Tools, etc., etc., they choose, they will find that I a which are now on the place; also, Wagons, Farming Tools, etc., etc., they choose, they will find that I a which are now on the place; also, Wagons, Farming Tools, etc., etc.,